

EXHIBIT B

State of South Carolina) In the Court of Common Pleas
)
 County of Hampton) Case No: 2017-CP-25-355

Richard Lightsey, LeBrian)
 Cleckley, Phillip Cooper, et)
 al., on behalf of themselves)
 and all others similarly)
 situated,)
)
 Plaintiff(s),) Videotaped Deposition
)
 vs.) of
)
) JIMMY ADDISON
 South Carolina Electric & Gas)
 Company, a Wholly Owned)
 Subsidiary of SCANA, SCANA)
 Corporation, and the State of)
 South Carolina,)
)
 Defendant(s).)
)
)
 South Carolina Office of)
 Regulatory Staff,)
)
 Intervenor.)
)
 _____)

THE PUBLIC SERVICE COMMISSION
 OF SOUTH CAROLINA
 DOCKET NOS. 2017-207-E, 2017-305-E, AND 2017-370-E

IN RE: Friends of the Earth and)
 Sierra Club Complainant/Petitioner)
 v. South Carolina Electric & Gas)
 Company, Defendant/Respondent)
)
 IN RE: Request of the South)
 Carolina Office of Regulatory)
 Staff for Rate Relief to SCE&G)
 Rates Pursuant to SC Code Ann.)
 §58-27-920)
)
 IN RE: Joint Application and)
 Petition of South Carolina)

Electric & Gas Company and)
Dominion Energy, Incorporated for)
Review and Approval of a Proposed)
Business Combination between SCANA)
Corporation and Dominion Energy,)
Incorporated, as May be Required,)
and for a Prudency Determination)
Regarding the Abandonment of the)
VC Summer Units 2 & 3 Project and)
Associated Customer Benefits and)
Cost Recovery Plans)

_____)

Videotaped deposition of JIMMY ADDISON, taken
before Heather R. Landry, CVR, Nationally Certified
Verbatim Court Reporter and Notary Public in and for
the State of South Carolina, scheduled for 9:00 a.m.
and commencing at the hour of 9:17 a.m., Wednesday,
October 3, 2018, at the office of Wyche, PA,
Greenville, South Carolina.

Reported by:

Heather R. Landry, CVR

Jimmy Addison - October 3, 2018
Richard Lightsey, et al. v. South Carolina
Electric & Gas, et al.

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1 reviews document.) Okay.

2 Q You testified here that the company would be
3 completely transparent. Is that correct?

4 A That's correct.

5 Q Mr. Addison, sitting here now today, was SCE&G
6 completely transparent in the project before the
7 PSC and ORS?

8 A I don't know of anything sitting here today where
9 we were not transparent.

10 Q You're aware of the Bechtel report. Is that
11 right, Mr. Addison?

12 A I am.

13 Q The schedule assessment that the Bechtel Company
14 completed, the company never revealed that to the
15 PSC or to the ORS, did they?

16 A Because of events subsequent to abandonment, I
17 became aware that apparently the company did not.
18 But I was not a part of the review of that report
19 upfront or the final review of the report. In
20 fact, I haven't seen the report. I haven't read
21 the report to date. So I'm left to conclude that
22 -- I can't conclude that the company didn't
23 disclose a material fact just because the report
24 that was prepared under anticipation of litigation
25 was not disclosed at the time. I don't know that.